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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/698,621	10/30/2003	Charles Brewer	410-1-014	9892
20551 THORPE NOR	7590 04/09/2007 XTH & WESTERN, LLP		EXAMINER	
8180 SOUTH 700 EAST, SUITE 200 ABBOTT, YVONNE REI SANDY, UT 84070		•	ABBOTT, YVONNE RENEE	
		PAPER NUMBER		
			3644	
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MO	PATA	04/09/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)		
	10/698,621	BREWER		
Office Action Summary	Examiner	Art Unit		
	Yvonne R. Abbott	3644		
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with	the correspondence a	ddress	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICA 36(a). In no event, however, may a rep vill apply and will expire SIX (6) MONTH cause the application to become ABAI	ATION.  by be timely filed  IS from the mailing date of this NDONED (35 U.S.C. § 133).	,	
Status				
Responsive to communication(s) filed on 10 Ja     This action is <b>FINAL</b> . 2b) ☑ This     Since this application is in condition for allowan closed in accordance with the practice under E	action is non-final.  nce except for formal matter	· •	e merits is	
Disposition of Claims				
4) ☐ Claim(s) is/are pending in the application 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 3-5,7,18,22-30 is/are rejected. 7) ☐ Claim(s) 8-12,14-17 and 19 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or  Application Papers  9) ☐ The specification is objected to by the Examiner 10) ☐ The drawing(s) filed on is/are: a) ☐ acceedable and applicant may not request that any objection to the original description.	vn from consideration.  r election requirement.  r. epted or b) □ objected to by			
Replacement drawing sheet(s) including the correction	• • • • • • • • • • • • • • • • • • • •	• •	FR 1.121(d).	
11)☐ The oath or declaration is objected to by the Exa	aminer. Note the attached (	Office Action or form P	TO-152.	
Priority under 35 U.S.C. § 119				
a) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in App ity documents have been re (PCT Rule 17.2(a)).	olication No oceived in this Nationa	l Stage	
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)		nmary (PTO-413) Mail Date rmal Patent Application		
Paper No(s)/Mail Date 6)  Other:				

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#### **DETAILED ACTION**

# Allowable Subject Matter

1. The indicated allowability of claim 21 is withdrawn in view of the newly discovered reference(s). Rejections based on the newly cited reference(s) follow.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 3, 4, 5, 7, 18, 21, 22, 23, 25, 26, 27, 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Strausser (6192909) in view of Welker (4161924). Strausser shows a shelter capable of housing a pet comprising a rectangular lower frame including removable legs which rest on a supporting surface to support the frame on that supporting surface, wherein at least one leg includes a foot portion (5) having a tab extending from the foot portion of the at least one leg; air permeable, nylon mesh fabric (21) attached to the lower frame to form a pet supporting floor; a preshaped substantially rigid and shape retaining upper frame cooperable with the lower frame and removable with respect thereto to define a space above the pet supporting floor; a cover that fits removably over the upper frame to create an enclosure over the pet supporting floor which includes a vent and a removable flap; and an opening (14) in the cover where a pet can enter and leave the pet house; wherein the lower frame is

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substantially rectangular and includes four removable legs (4); wherein the storage compartment (33) forms a pad over the supporting floor that is capable of providing insulation; and wherein the lower frame and fabric form a a cot when the upper frame is removed. Although the fabric is mesh material it is not disclosed as PVC coated polyester, mesh, polyester, and nylon materials are well known, and it would have been obvious to one having ordinary skill in the art at the time the invention was made to construct the fabric of a PVC coated polyester mesh material for durability and since it has been held to be within the general skill of a worker in the art to select a known material on the basis of it suitability for the intended use as a matter of obvious design In re Leshin, 125 USPQ 416. Strausser, however, does not show with a hole therein through which a stake can be positioned for staking the at least one leg to the supporting surface. Welker teaches a shelter having legs (40) with feet portions (45) with extending tabs with holes therein through which stake (130) pass for staking the legs to the support surface. It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide that the feet portion of the Strausser shelter have holes therein to accommodate stakes as taught by Welker in order to secure or anchor the housing to the ground.

4. Claims 24, 29 and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Strausser in view of Welker as applied to claim 21 above, and further in view of Ipsen, Jr. (3848279). Although Strausser discloses a cover supported on upper and lower frames, it is not disclosed that the cover includes fastener portions which mate

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the upper and lower frames with one another. Ipsen, Jr. shows a shelter having upper and lower frame covers which mate via snaps (44). It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide means of fastening the upper and lower frame covers to one another to provide a more secure barrier around the periphery of the structure.

## Allowable Subject Matter

5. Claims 8-12, 14-17, 19 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yvonne R. Abbott whose telephone number is (571) 272-6896. The examiner can normally be reached on Monday-Thursday 9:30am-6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Teri Luu can be reached on (571) 272-7045. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1900.

Yvonne R. Abbott Primary Examiner Art Unit 3644